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10	Google Inc. and Google Payment Corporation	1	
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN JOSE DIVISION		
14	SAN JOSE DI VISION		
15	AT TOE ONENGOM ' 1' '1 11 1	C N CV 12 04000 DLF	
16	ALICE SVENSON, individually and on behalf of all others similarly situated,	Case No. CV-13-04080-BLF	
17	Plaintiff,	OMNIBUS DECLARATION OF MASHA KOURAKINA IN SUPPORT OF	
18	v.	DEFENDANTS GOOGLE INC. AND GOOGLE PAYMENT CORPORATION'S:	
19	GOOGLE INC., a Delaware Corporation,	(1) MOTION FOR SUMMARY	
20	and GOOGLE PAYMENT CORPORATION, a Delaware Corporation, Defendants.	JUDGMENT AS TO PLAINTIFF'S INDIVIDUAL CLAIMS; AND	
21		(2) OPPOSITION TO PLAINTIFF'S MOTION FOR CLASS CERTIFICATION	
22		MOTION FOR CLASS CERTIFICATION	
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	OMNIBUS DECLARATION OF MASHA KOURAKI LEGAL131790956.1	NA (Case No. 5:13-cv-04080-BLF)	

1 Masha Kourakina declares: 2 1. I am currently a Business Controller with Google Inc. ("Google"), with 3 responsibility for Google Play. I have personal knowledge of the facts set forth in this declaration 4 and am competent to testify to its contents. 5 2. Google Play is a free platform that allows users to buy digital content, including 6 Apps. Apps are electronically-delivered software applications designed for use on mobile 7 devices. Many Apps are free, but third-party App developers ("Sellers") can also sell Apps on 8 Google Play. For the period from September 19, 2011 to April 30, 2014 (the "Class Period"), to 9 buy an App on Google Play, a person ("Buyer") used Google Wallet. Sellers set pricing for their 10 Apps and were responsible for support and maintenance of their Apps. 11 3. During the Class Period, Google operated Wallet in the U.S. through its wholly-12 owned subsidiary Google Payment Corporation ("GPC") to provide payment processing services 13 for App sales to U.S. Buyers through Google Play. For all sales to U.S. Buyers in the Class 14 Period, when GPC collected payment for an App from the Buyer, it did so on behalf of the Seller 15 from which the Buyer purchased the App. The Seller was the merchant of record for the 16 transaction. 17 4. In connection with a sale of an App on Google Play, a Seller pays a transaction fee 18 totaling 30% of the purchase price of each App sold. This transaction fee is paid by the Seller, 19 not the Buyer. Neither Google nor GPC collects any money from a Buyer in connection with the 20 sale of an App, outside of his or her payment for the App. 21 22 I declare under penalty of perjury under the laws of the United States that the foregoing is 23 true and correct. 24 Executed this 8th day of July, 2016 at Mountain View, California. 25 26 /s/ Masha Kourakina Masha Kourakina 27 28

1	<u>Local Rule 5-1(i)(3) Attestation</u>
2	I attest pursuant to Local Rule 5-1(i)(3) that concurrence in the filing of this declaration
3	has been obtained from the signatory thereto.
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5	<u>/s/ Charles C. Sipos</u> Charles C. Sipos
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	OMNIBUS DECLARATION OF MASHA KOURAKINA (Case No. 5:13-cv-04080-BLF) LEGAL131790956.1